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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/777,588	02/11/2004	Yuri Itkis	5896.00025	4947
29747 75	90 07/26/2004		EXAMINER	
QUIRK & TRATOS			MENDOZA, ROBERT J	
3773 HOWARI SUITE 500 NO	D HUGHES PARKWAY RTH		ART UNIT	PAPER NUMBER
LAS VEGAS,	NV 89109		3713	
			DATE MAILED: 07/26/2004	,

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
			/
Office Action Summary	10/777,588	ITKIS ET AL.	
	Examiner	Art Unit	
The MAILING DATE of this communication	Robert J Mendoza	th the correspondence add	lrace
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wit	ui the correspondence add	1 C33
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, and a lift no period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by state any reply received by the Office later than three months after the maximum date of this communication.	N. R 1.136(a). In no event, however, may a re- reply within the statutory minimum of thirty- riod will apply and will expire SIX (6) MON- ratute, cause the application to become ABA	eply be timely filed ((30) days will be considered timely. THS from the mailing date of this con ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on _	•		
2a) ☐ This action is FINAL . 2b) ☑ T			
3) Since this application is in condition for allog		ers, prosecution as to the	merits is
closed in accordance with the practice unde	er <i>Ex parte Quayle</i> , 1935 C.D.	. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>57-71</u> is/are pending in the applica	ation		
4a) Of the above claim(s) is/are without			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>57-71</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction an	d/or election requirement.		
Application Papers		·	
9)☐ The specification is objected to by the Exam	niner		
10) The drawing(s) filed on is/are: a) a		ov the Examiner.	
Applicant may not request that any objection to			
Replacement drawing sheet(s) including the cor			R 1.121(d).
11) The oath or declaration is objected to by the			
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for fore	sian priority under 35 LLS C &	119(a) ₋ (d) or (f)	
a) ☐ All b) ☐ Some * c) ☐ None of:	agn phonty under 33 0.3.0. §	119(a)-(u) 01 (1).	
1. Certified copies of the priority docum	ents have been received.		
2. Certified copies of the priority docum		polication No.	
3. Copies of the certified copies of the p			Stage
application from the International Bur			J
* See the attached detailed Office action for a	,	received.	
Attachment(s)	A) [] Interview S	umman/ /DTO /12\	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	D 11 - / -	ummary (PTO-413) s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB. Paper No(s)/Mail Date 2/11/2004.	es	iformal Patent Application (PTO- —·	-152)

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 57-63 and 65-71 are rejected under 35 U.S.C. 102(b) as being anticipated by Franchi (USPN 5,770,533).

Franchi, in FIGS. 1-17, col. 15:25-67 and col. 16:1-13, discloses a self-service dispenser for dispensing at least one portable gaming device including said dispenser being controlled by a computer, said gaming device receiving data from said computer while being housed in said dispenser, and said data enabling operation of said portable gaming device following dispensing of said gaming device from said dispenser. Franchi, in FIGS. 1-17, col. 15:25-67, col. 16:1-13, col. 17:51-67 and col. 18:1-67, discloses including a latch for securing said gaming device in said dispenser, said latch being released upon a predetermined event, and wherein said predetermined event is insertion of monetary consideration into said dispenser. Franchi, in FIGS. 1-17, col. 6:45-52, col. 8:35-40, col. 15:25-67, col. 16:1-13, col. 17:51-67 and col. 18:1-67, discloses wherein said dispenser receives from said portable gaming device an identification of said gaming device while said gaming device is housed in said dispenser. Franchi, in FIGS. 1-17, col. 6:45-52, col. 8:35-40, col. 15:25-67, col. 16:1-13, col. 17:51-67 and col. 18:1-67, discloses wherein said data includes a bingo card and wherein said data includes an encryption key. Franchi, in FIGS. 1-17, col. 15:25-67, col. 16:1-13, col. 17:51-67 and col. Application/Control Number: 10/777,588

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18:1-67, discloses wherein said gaming device includes a transceiver for wireless communication with said computer while being outside of said dispenser. Franchi, in FIGS. 1-17, col. 6:45-52, col. 8:35-40, col. 10:32-40, col. 15:25-67, col. 16:1-13, col. 17:51-67 and col. 18:1-67, discloses wherein said dispenser includes a bill validator for accepting monetary consideration in return for said gaming device and wherein said dispenser includes a card reader for reading a player club card. Franchi, in FIGS. 1-17, col. 6:45-52, col. 8:35-40, col. 10:32-67, col. 15:25-67, col. 16:1-13, col. 17:51-67 and col. 18:1-67, discloses wherein said dispenser includes a printer for printing a sales receipt and wherein said dispenser includes a barcode reader for reading barcodes on said sales receipt. Franchi, in FIGS. 1-17, col. 6:45-52, col. 8:35-40, col. 10:32-67, col. 15:25-67, col. 16:1-13, col. 17:51-67, col. 18:1-67 and col. 19:1-45, discloses wherein said dispenser maintains an account for at least one user of said gaming device, wherein said dispenser credits said account upon return of said gaming device to said dispenser. Franchi, in FIGS. 1-17, col. 6:45-52, col. 8:35-40, col. 10:32-67, col. 15:25-67, col. 16:1-13, col. 17:51-67 and col. 18:1-67, discloses wherein said dispenser refunds the balance of said account upon return of said gaming device to said dispenser.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 64 is rejected under 35 U.S.C. 103(a) as being unpatentable over Franchi in view of Miller et al (USPN 6,354,941).

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The disclosure of Franchi has been discussed above and is, therefore, incorporated herein. Franchi lacks in disclosing charging the gaming device battery while the gaming device is housed in the dispenser. Instead, Franchi discloses shutting off the portable gaming device using a power button when a player is not utilizing the portable gaming device (col. 16:30-32). Miller, in an analogous invention, teaches, in col. 3:45-56 and col. 4:32-67, a docking station comprising means for recharging a battery in each of the game boards, as well as means for providing a data communication path between the computer and the game boards. Miller teaches this feature with the intention of ensuring that a game board does not fail while being utilized by a gaming player (col. 3:45-55). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Miller into the disclosed invention of Franchi. One would be motivated to combine the teachings of Miller with the disclosed invention of Franchi in order to ensure that the portable gaming device does not fail or become inoperative while being utilized by a gaming player, and promote a positive gaming environment.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to R. Mendoza whose telephone number is (703) 305-7345. The examiner can normally be reached on Monday-Friday from 8:00am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the primary examiner, John Hotaling, can be reached at (703) 308-0780. The USPTO official fax number is (703) 872-9306.

RM

RM

July 22, 2004

JOHN M. HOTALING, II PRIMARY EXAMINER